PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY



PCT

To:

see form PCT/ISA/220



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)

		Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)		
Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER ACTION See paragraph 2 below			
International application No. PCT/JP2004/015346	International filing date ((day/month/year)	Priority date (day/month/year) 15.10.2003		
International Patent Classification (II H04B7/08	PC) or both national classification	and IPC			
Applicant MATSUSHITA ELECTRIC IN	NDUSTRIAL CO., LTD.				

١.	This opinion	contains	indications	relating to	o the	following	items
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Box No. I Basis of the opinion

Box No. II Priority

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

☐ Box No. IV Lack of unity of invention

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial

applicability; citations and explanations supporting such statement

☐ Box No. VI Certain documents cited

☐ Box No. VII Certain defects in the international application

☐ Box No. VIII Certain observations on the international application

2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

3. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

Fax: +31 70 340 - 3016

Authorized Officer

Sieben, S

Telephone No. +31 70 340-1009





	Box	No. I	Basis of the opinion			
1.			rd to the language , this opinion has been established on the basis of the international application in age in which it was filed, unless otherwise indicated under this item.			
	l.	angu	opinion has been established on the basis of a translation from the original language into the following rage , which is the language of a translation furnished for the purposes of international search er Rules 12.3 and 23.1(b)).			
2.	 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: 					
	a. typ	oe of	material:			
		l a	sequence listing			
) ta	ble(s) related to the sequence listing			
b. format of material:						
) ir	written format			
] ir	computer readable form			
	filing/furnishing:					
] c	ontained in the international application as filed.			
) fi	led together with the international application in computer readable form.			
	C) fi	urnished subsequently to this Authority for the purposes of search.			
3.		has copi	ddition, in the case that more than one version or copy of a sequence listing and/or table relating thereto been filed or furnished, the required statements that the information in the subsequent or additional es is identical to that in the application as filed or does not go beyond the application as filed, as ropriate, were furnished.			

4. Additional comments:

	Box N	o. II	Priority					
١.	⊠ Th	ne fol	lowing document has	not beer	furnished			
			translation of the ear	lier appli	cation who	se priority has be	en claimed (Rule 43bis.1 and 66.	.7(b)).
	Co	onse evert	quently it has not bee heless been establish	n possibl ed on the	e to conside assumption	er the validity of too that the releva	the priority claim. This opinion hannt date is the claimed priority date	s e.
2.	ha	☐ This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.						
3.	w	It has not been possible to consider the validity of the priority claim because a copy of the priority document was not available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.						
4	Box N	No. V	observations, if neces Reasoned statem	nent und	er Rule 43	<i>bis</i> .1(a)(i) with r	egard to novelty, inventive step	o or
_ 1	. State		applicability; citatio	ns and e	explanation	is supporting st	ich Statement	
	Novelty (N)		Yes: No:	Claims Claims	1-11 NONE			
	Inventive step (IS)		Yes: No:	Claims Claims	1-11 NONE			
	Indus	strial	applicability (IA)	Yes: No:	Claims Claims	1-11 NONE		
2	2. Citati	ions	and explanations					

see separate sheet



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Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document:

- D1: DE 102 10 238 A (ADVANCED MICRO DEVICES INC) 9 October 2003 (2003-10-09)
- The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and shows (the references in parentheses applying to this document) a diversity receiving apparatus for receiving a packet (paragraph [0001]) having embedded therein symbols which are multiple repetitions of a pattern signal having a predetermined pattern (paragraph [0028] and figure 6), the apparatus comprising:

a plurality of antennas (figure 9: ref. signs 102, 104);

an antenna switching section for selecting an antenna from the plurality of antennas and outputting a signal received by the selected antenna as a received signal (figure 9: ref. signs 106);

a gain amplifier section for amplifying the received signal outputted from the antenna switching section and outputting the amplified signal (figure 9: AGC 108);

a gain control section for controlling a gain of the gain amplifier section (figure 9: AGC 108);

a power measurement section for measuring an instantaneous power of an output signal from the gain amplifier section (figure 9: AGC 108).

2. The subject-matter of claim 1 differs from this known apparatus in that it further comprises

an averaging section for taking an average of the instantaneous power measured by the power measurement section on an averaging period-by-averaging period basis, and measuring the average powers, the averaging period having the same time length as one period of the pattern signal; and

a control section for controlling the gain control section so that the gain amplifier section has a desired gain, and controlling a selection of the antennas made by the antenna switching section, wherein during all or part of a time period during which the pattern signals are received, the control section allows the gain control section to fix the gain of the gain amplifier section, allows the antenna switching section to sequentially switch the selection of the antennas during antenna switching periods

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which are synchronized with the averaging periods, and determines an antenna to receive data contained in the packet, based on levels of the average powers measured by the averaging section on an averaging period-by-averaging period basis.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

- 3. These special technical features have the technical effect that the delay caused by the convergence time of the AGC is avoided during the antenna switching periods.
- The problem to be solved by the present invention may therefore be regarded as how 4. to speed up antenna selection.
- The solution to this problem proposed in claim 1 of the present application is 5. considered as involving an inventive step (Article 33(3) PCT) for the following reasons:
 - No available prior art document suggests or hints at the problem stated under point 4 nor does any prior art document disclose or hint at the missing features as stated under point 2 or render them obvious.
- Claims 2-11 are dependent on claim 1 and as such also meet the requirements of the 6. PCT with respect to novelty and inventive step.